

HELP AMERICA VOTE ACT PAYMENTS TO STATES AND INSULAR AREAS

AUDIT PROGRAM

Office of Inspector General Election Assistance Commission

January 2006

FORWARD

The Help America Vote Act of 2002 (HAVA) created the U.S. Election Assistance Commission (Commission) to assist states and insular areas (hereinafter referred to as states) with improving the administration of federal elections and to provide funds to states to help implement these improvements. The Commission administers payments to states authorized by HAVA under Titles I and II, as follows:

- ➤ Title I, Section 101 payments are for activities such as complying with HAVA requirements for uniform and nondiscriminatory election technology and administration requirements (Title III), improving the administration of elections for federal office, educating voters, training election officials and pool workers, and developing a state plan for requirements payments.
- Title I, Section 102 payments are available only for the replacement of punchcard and lever action voting systems.
- ➤ Title II, Section 251 requirements payments are for complying with Title III requirements for voting system equipment; and addressing provisional voting, voting information, statewide voter registration lists, and voters who register by mail.

Funds appropriated for these programs for fiscal years 2003 through 2005 totaled \$3.65 billion.

To account for the payments, HAVA requires states to follow applicable state requirements and to maintain records that are consistent with sound accounting principles, that fully disclose the amount and disposition of the payments, that identifies project costs financed with the payments and with other sources, and that will facilitate an effective audit.

In addition, the Commission notified states of other management requirements. Specifically, that states must:

- ➤ Comply with the uniform administrative requirements for grants and cooperative agreements with state and local governments (also known as the "Common Rule").
- Expend payments in accordance with cost principles for establishing the allowability or unallowability of certain items of cost for federal participation issued by the Office of Management and Budget.
- Follow the requirements of the Federal Cash Management and Improvement Act.
- Submit detailed annual financial reports on the use of Title I and Title II payments.

HAVA also authorizes the Commission or its representatives to audit and examine documents and records of states (and other entities which subsequently received HAVA payments from states) to determine whether payments were used in compliance with HAVA and whether any excess payments were made to states.

This program details the steps for auditing state administration of HAVA payments.



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SECTION A - PRELIMINARY WORK AND FAMILIARIZATION

OBJECTIVE: To establish the audit file, make initial contacts with Commission and State personnel, and obtain and become familiar with financial management and program requirements.

	Description	W/P Ref.	Initials of Preparer	Date Completed
1.	Contact the Executive Director of the Commission to apprise the Commissioner of the pending review and the estimated starting date. Obtain the name and telephone number of the appropriate Point of Contact (POC) for the state.			
2.	Contact the POC to inform the state of the pending review and establish an estimated start date. Advise the POC that an Announcement Letter will be sent to the Secretary of State which will identify the scope of the audit.			
3.	Prepare and issue a letter to the state announcing the audit and send a copy of the letter to the Executive Director.			
4.	Contact the Executive Director and the POC to establish a firm date for holding the entrance conference and starting the audit.			
5.	Ask the POC whether there are other ongoing or planned reviews or audits. If so, contact the appropriate official to determine whether the scope of those reviews/audits includes the Secretary of state's Office. For on-going audits, determine if any instances of fraud, waste, abuse, or internal control weaknesses have been identified.			
6.	Entrance Conference: (a) Conduct the entrance conference with the state. Discuss the purpose and scope of the review. Obtain any previously requested information. (b) Identify additional state personnel to be contacted during the review.			

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	Description	W/P Ref.	Initials of Preparer	Date Completed
	(c) Arrange for office space.(d) Prepare a summary of the entrance conference and include a list of attendees in the working papers.		2200000	
7.	Exit Conference: (a) Conduct the exit conference with state officials and Commission representatives. Discuss the results of the review and obtain state's position on the findings and recommendations. (b) Prepare a summary of the exit conference			
8.	Complete the Independence Statement.*			
9.	Complete the Quality Assurance Checklist during the course of the review.*			
10.	Complete the Report Checklist for both the draft and final reports.*			
11.	Obtain and become familiar with federal program and financial management requirements contained in: (a) HAVA and Commission guidance. (b) Office of Management and Budget Circular A-87, Cost Principles for State, Local, and Indian Tribal Governments (c) The Code of Federal Regulations (CFR), Title 41, Part 105-71, Uniform Administrative Requirements for Grants and Cooperative Agreements with State and Local Governments			
12.	Obtain, from the Commission, and review the following information on the state election assistance program: (a) Record of payments to states by fiscal year under Title I, Sections 101 and 102, and Title II, Section 251. (b) Annual state expenditure reports, filed on Standard Form (SF) 269, (c) Indirect Cost Rate Agreement(s) (d) State Plan (e) Single audit report(s)			

^{*} Applicable only to audits conducted by the Office of Inspector General, Election Assistance Commission.

SECTION B - STATE ELIGIBILITY DETERMINATION

OBJECTIVE: To determine whether the state met the eligibility requirements for funding under Title I, Sections 101 and 102, and Title II, Section 251 and to become familiar with the state plan for meeting the requirements of HAVA.

The information needed to determine compliance with the following requirements should be available in Washington, D.C. from the General Services Administration and the Commission. As such, examining the certifications, plans, and other documents to support eligibility should be completed prior to travel to the state offices.

Description	W/P Ref	Initials of	Date Completed
 The following certification is necessary to qualify for Title I Section 101 payments. Verify that the state certified to the following: (a) the State will use the funds provided under the payment in a manner that is consistent with each of the laws described in Section 906, as such laws relate to the provisions of HAVA; and (b) the proposed uses of the funds are not inconsistent with the requirements of Title III. (Title I, Section 101 (c)). The following notice is necessary to be eligible for Title I, Section 102 payments. Verify that the state submitted a notice that contains: (a) certifications that the state will use the payments (either directly or as reimbursement, including as reimbursement for costs incurred on or after January 1, 2001, under multiyear contracts) to replace punch card voting systems or lever voting systems (as the case may be) in the qualifying precincts within the State by the deadline described in subsection (a) (3); (b) certifications that the state will continue to comply with the laws described in Section 906; 	Ref.	Initials of Preparer	Date Completed
 (c) certifications that the replacement voting systems will meet the requirements of Section 301; and (d) such other information and certifications as the Administrator of the General Services Administration may require which are necessary for the administration of the program. (Title I, Section 102 (b) (1)). 			

Description	W/P	Initials of	Date
	Ref.	Preparer	Completed
3. The following actions must be completed by the state to be eligible for Title II, Section 251 requirements payments. Verify that the state has completed the following actions: (a) filed with the Commission a statement certifying that the state is in compliance with the requirements referred to in subsection (b) of Section 253. A state may meet the requirements of the previous sentence by filing with the Commission a statement which reads as follows:		Preparer	

Description	W/P	Initials of	Date
	Ref.	Preparer	Completed
4. Prepare a summary (conclusion) that specifically addresses the objective. Document all work performed including methodology and scope. For any findings (material weaknesses, waste, abuse, or noncompliance) prepare a written summary and provide a copy to a state official and the Executive Director. Immediately inform the Commission Inspector General of any potential fraud.			

SECTION C - FINANCIAL MANAGEMENT

OBJECTIVE: To determine whether the state's financial management system provides for the accurate recording and reporting of HAVA payments and tracing of payment use to a level of expenditures to establish that HAVA payments were used in accordance with HAVA and applicable financial management requirements

Internal controls will be evaluated as part of a risk assessment and testing (personal services and other direct costs). Requirements for financial management and reporting systems are contained in 41 CFR, 105-71 and Commission instructions.

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	Description	W/P Ref.	Initials of Preparer	Date Completed
1.	Contact the Executive Director to identify any Commission concerns regarding state administration of HAVA payments.			
2.	Determine, based on a review of the single audit report, whether HAVA payments were identified as a major program, and whether any fraud, waste, questioned costs, or material weaknesses were reported. If so, determine whether corrective actions were implemented and whether the finding(s) was resolved. Consider results in sample selection.			
3.	Assess the impact of any systemic internal control weakness/reportable condition in the single audit report on the administration of HAVA payments. Consider results in sample selection			
4.	Contact the State Auditor and obtain copies of any other audits or other reviews issued or begun during the audit period. Identify audit findings that relate to the state's Office of the Secretary of State/Elections.			
5.	Determine state methodology for recording and reporting the expenditure of payments on the SF 269s and how these costs are identified in the accounting system. Obtain an understanding of the process, and internal controls, and inquire (Appendix 1) as to steps taken to prevent fraud.			
6.	Prepare a risk assessment of the system based on steps 1 through 5 and the completed risk assessment checklist (Appendix 2).			

	Description	W/P Ref.	Initials of Preparer	Date Completed
7.	Obtain data from the state on HAVA payments received and deposited and on expenditures of HAVA payments by object class and by fiscal year for the audit period.			
8.	Confirm total revenues and expenditures to single audit report or the state's annual financial report.			
inte mus	TESTING OF TRANSACTIONS re are variations in accounting systems and systems of rnal control. Accordingly, professional judgment at be exercised as to the nature and extent of tests of sactions.			
9.	Personal Services Obtain list of employees whose salaries were paid with HAVA payments and their position descriptions.			
10.	 For payments under Sections 101 and 251, summarize salary costs by month and fiscal year. (a) Identify major variances in labor charges and determine the basis for the variances and whether the variances are justified. (b) Select a sample of payroll periods. Fully document the basis for sample selection. For employees who charged 100 percent of their salaries, verify that there are semiannual certifications that the employees worked solely on HAVA program activities. For employees who charged less than 100 percent, review time distribution/activity reports and determine whether the reports were properly signed by the employee and supervisor, whether the activities described on the report comported to HAVA-related activities (Appendix 3), and whether the 			
	percentage of salaries funded with HAVA payments were supported by the reports. (c) Identify any direct labor charges for individuals who normally would be in the overhead pool and compare the positions with the positions in the indirect cost pool (for states with approved indirect cost rates). Identify any salaries that are			

	Description	W/P Ref.	Initials of Preparer	Date Completed
	recovered as both a direct and indirect cost.	Kei.	Перагег	Completed
	(d) Identify individuals who charge all/most of their time to HAVA-related activities but whose position description indicated that they would also work on other projects. Determine whether the basis for the variance is justified.			
	(e) Interview a sample of personnel who were paid with HAVA funds to confirm that they were engaged in only eligible HAVA activities.	A		
	(f) Quantify any salary charges that were incorrectly (i.e. non-HAVA activities) funded with HAVA payments or that were not substantiated by adequate supporting documentation.			
11.	Prepare summary for personal services review and document all work performed including methodology and scope. Prepare a written summary of any finding and share it (except potential fraud) with the responsible State official and the Executive Director. Immediately notify the Commission Inspector General of any potential fraud.			
12.	Other Direct Costs The transaction testing for other direct costs such as, consulting services, equipment, materials, travel, supplies, and other direct costs financed with HAVA payments may be performed by object class or together, or by Payment (i.e. Section 251) type. However, the sample should be sufficiently representative to include items from each object class that has material expenditures and items which may be at higher risk for questionable use, such as consulting services.			
14	Select a sample of transactions from different object classes. Fully document the basis for sample selection.			
15.	Test the transactions for the following attributes to determine allowability and to detect instances of fraud, waste, abuse, or any other illegal acts:			
	(a) Obtain overall funding authorization/plan or budget for use of HAVA payments. Determine			

Description	W/P Ref.	Initials of Preparer	Date Completed
whether goods and services obtained were properly authorized by the state executive office.			
(b) Obtain copy of the contract or purchase order and determine whether the agency complied with its procurement requirements, particularly in cases where the purchase was sole source.			
(c) Obtain copy of invoice and determine whether goods or services ordered were consistent with goods or services billed and whether the invoice was approved by an authorized official.			
(d) Determine whether goods or services funded by HAVA were supported by adequate documentation; were reasonable and necessary; and not prohibited by state or federal laws or guidance.			
(e) Assess whether controls over authorizing, ordering, purchasing, and receiving are properly segregated.			
(f) Determine whether the state complied with its own regulations and policies (regarding purchasing, travel, sole source procurement, capitalization etc.)			
(g) Determine whether the costs are net of discounts and allowances.			
(h) Determine whether similar types of costs were not included in the overhead pool.			
(i) Ensure that the costs do not represent a transfer of funds to another state agency for work not yet performed.			
(j) Quantify any other direct cost charges that were ineligible or unsupported.			
16. Summarize the results of the other direct cost transaction testing. Document all work performed including methodology and scope. Prepare a written summary of any finding (except potential fraud) and share it with the responsible state official and the Executive Director. Immediately notify the Commission Inspector General of any potential fraud.			

	Description	W/P Ref.	Initials of Preparer	Date Completed
P	avments Passed on to Local Units of Government	21020	22000202	
17.	States which receive Federal funds are required to ensure that any funds passed on to other units of government (subrecipients) are properly administered and meet the objectives of the program (41 CFR 105-71.120, 137, 140). In addition, HAVA (Title II, Section 254 (a) (2) requires the state plan to describe how the state will distribute and monitor requirements payments to subrecipients to ensure that the requirements of Title III of HAVA will be met. Assess the adequacy of the states procedure's for distributing and monitoring funds provided to local units of government.			
18.	Obtain from the state a listing of the Title I and Title II payments to subrecipients by fiscal year. In addition, identify counties which contributed to the state's five percent matching requirement (see Section F (1) (c)). Information obtained in steps 17 and 18 should be considered in selecting the sample of subrecipients.	5		
19.	Select a sample of payments to subrecipients. Fully document the basis for the sample selection. Test payments to determine whether the state followed its procedures and whether the subrecipients accounted for and used the funds in accordance with requirements. In testing expenditures by subrecipients, follow the steps under Personal Services and Other Direct Costs. Site visits may be necessary if the state does not maintain sufficient documentation to support the expenditure of payments by the subrecipients and to verify county contributions to the matching requirement (See Section F (1) (d)). Quantify any expenditure by subrecipients that are ineligible or unsupported.			
	Summarize the review of subrecipients. Document all work performed including methodology and scope. Prepare a written summary of any finding (except potential fraud) and share it with the responsible state official and the Executive Director. Immediately notify the Commission Inspector General of any potential fraud.			

	Description	W/P Ref.	Initials of Preparer	Date Completed
21.	Prepare an assessment of the agency's financial management system based on tests of labor, other direct costs, and other tests performed to determine whether it complies with 41 CFR 105-72.			



SECTION D - INDIRECT COSTS

OBJECTIVE: To determine whether charges for indirect costs were proper.

Criteria for indirect costs can be found in Office of Management and Budget Circular A-87 and the implementation guide for Circular A-87, *Cost Principles and Procedures for Developing Cost Allocation Plans and Indirect Cost Rates for Agreements with the Federal Government*, ASMB C-10.

	Description	W/P Ref.	Initials of Preparer	Date Completed
1.	Determine whether and how the agency charges indirect costs by interviewing agency officials and reviewing the SF 269s. If the state did not claim indirect costs proceed to step 4.			
2.	If the agency claimed indirect costs, examine the indirect cost rate proposals, agreements, supporting computations, and related documents (including the Statewide Cost Allocation Plan).			
3.	(a) Verify that the indirect costs reported on the SF 269 were based on the approved rate in the indirect cost rate agreement for the applicable period.			
	(b) Verify that the rate was applied to the correct base (e.g. direct labor, total expenses, labor plus fringe benefits, total expenses less capital improvements, etc.), as identified in the indirect cost rate agreement, to calculate the amount reported.			
	(c) If the audit identified any questionable direct costs, calculate questioned indirect costs based on the questioned direct costs.			
4.	Summarize the indirect cost review. Document all work performed including methodology and scope. Prepare a written summary of any finding (except potential fraud) and share it with the responsible state official and the Executive Director. Immediately notify the Commission Inspector General of any potential fraud.			

SECTION E - PERSONAL PROPERTY RECORDS

OBJECTIVE: To determine whether the state has effective controls over the acquisition, tracking, and disposition of equipment purchased with HAVA Payments.

The state must follow the requirements in its asset management system. If the state does not have an asset management system, then the state must follow the requirements contained in 41 CFR 105-71.125.

	Description	W/P Ref.	Initials of Preparer	Date Completed
1.	Obtain the state's procedures for equipment/property management. Compare state procedures with 41 CFR 105-71.125 and determine whether the state procedures are adequate to control equipment purchased with federal funds.			
	(a) Examine the current property inventory and determine whether it adequately identifies equipment purchased with federal funds.			
	(b) Select a sample of recent equipment purchases and determine whether the inventory is accurately updated on the basis of new acquisitions.			
	(c) Examine the results of the most recent physical inventory of equipment and determine whether records are adjusted based on physical verification of the inventories.			
2.	From the property inventory, select a sample of equipment for review. Based on the state's requirements, inspect equipment to determine whether:			
	(a) Items are tagged or identified as purchased with federal funds.			
	(b) Equipment was located at the site identified in the inventory. If not, verify through contact or site visit that item is at new location. Also, determine where the transfer of the item was documented.			
	(c) Equipment was used for purposes authorized by HAVA.			
3.	Obtain a list of equipment that was disposed of during the audit period (states often maintain an auction list showing this information).			
	(a) Select a sample of items and determine whether the equipment was disposed of in accordance with state regulations and procedures.			

	Description	W/P Ref.	Initials of Preparer	Date Completed
4. \$	Summarize results of review. Document all work			
p	performed including methodology and scope. Prepare			
a	written summary of any finding (except potential			
f	raud) and share it with the responsible state official			
a	and the Executive Director. Immediately notify the			
(Commission Inspector General of any potential fraud.			



SECTION F - COMPLIANCE WITH STATE PLAN REQUIREMENTS FOR ESTABLISHMENT OF AN ELECTION FUND, WITH FIVE PERCENT MATCHING REQUIREMENT, AND WITH MAINTENANCE OF STATE LEVEL OF EXPENDITURES

OBJECTIVE: To determine whether the state (1) established and properly operates an Election Fund, (2) appropriated sufficient funds to match five percent of the total requirements payments (3) maintained an annual level of state expenditures at least equal to the level for the state fiscal year ending prior to November 2000. These actions are applicable to Section 251 requirements payments and are required by Title II, Sections 253 and 254 of HAVA.

	Description	W/P Ref.	Initials of preparer	Date Completed
1.	Obtain a source and use of funds statement for all Election Fund revenues from the agency, the State Auditor's annual report, or appropriate funding data/reports. Use the source and use statement to:			
	(a) Verify that all requirements payments and associated interest have been deposited into the fund.			
	(b) Verify that state appropriations deposited into the fund are sufficient to meet the 5 percent matching requirement (Title II, Section 253 (b) (5).			
	(c) If a state met its matching requirement in whole or in part with funds provided by counties, determine that the state executed written agreements with the counties that specify the amount of the county match and reserve the matching funds for authorized purposes.			
	(d) Identify major expenditures from the Election Fund and assess whether the funds were used for administration of the state's voting system in accordance with the state plan. Scan the uses of funds for accounts/transactions that do not			
	appear to be related to meeting the requirements of Title III, Uniform and Nondiscriminatory Election Technology and Administration Requirements. Sample transactions for each fiscal year to determine the validity of the			

Description	W/P Ref.	Initials of preparer	Date Completed
charges. Identify any funds diverted to other state programs and activities.			
(e) To the extent that county funds were used to meet the matching requirement, complete the above step for some of the counties. This work should be scheduled/completed in conjunction with work performed under Section C 19.			
Summarize results of review. Document all work performed including methodology and scope. Prepare a written summary of any finding (except potential fraud) and share it with the responsible state official and the Executive Director. Immediately notify the Commission Inspector General of any potential fraud.			
 3. Verify that the state has maintained a level of state expenditures, for activities currently funded with requirements payments, at least equal to the amount the state expended "in the state fiscal year ending prior to November 2000" (usually fiscal year 2000) (Title II, Section 254 (a) (7). The state level of effort must be in addition to the 5 percent matching requirement examined in step 1. (a) Identify total expenditures by the state for administration of federal elections in fiscal year 2000. For guidance as to what types of expenditures qualified for inclusion, see HAVA Title III requirements and the state plan to identify activities financed by the requirements payments. 			
(b) Identify the state's 5 percent (of annual expenditures of HAVA requirements payments) matching requirement for the applicable fiscal year(s) covered by the review.			
(c) Confirm that the expenditure of state funds for program-related activities for the year(s) covered by the review, net of the 5 percent matching requirement , are at least equal to the amount identified in step 3 (a).			
2. Summarize results of review. Document all work			

Description	W/P Ref.	Initials of preparer	Date Completed
performed including methodology and scope. Prepare a written summary of any finding (except potential fraud) and share it with the responsible state official and the Executive Director. Immediately notify the Commission Inspector General of any potential fraud.			



SECTION G - PROGRAM INCOME

OBJECTIVE: To determine whether the state properly identified and reported program income (income generated from activities supported by HAVA payments).

States must track and report program income generated from activities supported by federal funds. Program income includes revenues from fees, the sale of items such as equipment costing more than \$5,000, and interest from loans. The criteria for program income can be found in the Code of Federal Regulations (41 CFR 105-71.175)

		W/P	Initials of	Dete
	Description	Ref.	Preparer	Date Completed
1.	To determine whether there was any program income, review the summaries and/or spreadsheets that the state uses to prepare SF 269s, the source and use of funds statement obtained for the Election Fund in Section E.1, and/or revenue reports from the agency accounting system.			
2.	For each area with program income:		A Company	
	(a) Determine how income is collected and reported.		7	
	(b) Analyze and verify a sample of documents, such as loan agreements, that support the official state revenue report for using HAVA payments.			
	(c) Trace the income received to the actual agreement or related source document for selected income items to verify that the proper amount of income was collected and reported.			
	(d) Determine whether all income generated from activities supported by HAVA payments was reported.			
2.	If program income was reported, was an appropriate method for disposing of the income used (i.e., additive, deductive, or cost sharing per 41 CFR 105-71.175). If the additive method was used, did the state maintain records to show that funds were spent for program-related activities			
3.	Summarize results of review. Document all work performed including methodology and scope. Prepare a written summary of any finding (except potential fraud) and share it with the responsible state official the Executive Director. Immediately notify the Commission Inspector General of any potential fraud.			

Appendix 1

SUGGESTED QUESTIONS REGARDING POTENTIAL MATERIAL MISSTATEMENTS, ABUSE, OR FRAUD¹

- 1. Are you aware of any actual instances of fraud within the entity?
- 2. Do you have any suspicions that fraud may be occurring within the entity? If so, where and how?
- 3. Have you received any communications from employees, former employees, regulators, or others alleging fraud?
- 4. Do risks of fraud exist or are they more likely to exist in particular types of transactions, account balances, locations?
- 5. Haves you identified any specific risks of fraud within the entity?
- 6. What would be the easiest way for someone to misappropriate funds or assets without getting caught?
- 7. Does the entity use source documents that could be easily accessed or forged?
- 8. Where are weaknesses in the entity's internal controls?
- 9. Which controls can be bypassed or overridden? Any past examples?
- 10. How do you make it clear to employees that fraudulent or unethical behavior will not be tolerated?
- 11. What measures have you implemented to address specific risks of fraud within the entity that you have identified?
- 12. What procedures are in place to prevent one person from perpetrating and concealing a fraud when segregation of duties is not applicable?
- 13. What procedures are in place for initiating and approving non-routine transactions?
- 14. Do fraud risks exist or are they more likely to exist in particular locations?

¹ Recent revisions to the Government Auditing Standards have increased the auditor's responsibilities for detecting and reporting on errors and irregularities.

Appendix 2

RISK ASSESSMENT QUESTIONAIRE

QUESTIONS	Answers
1. How long has it been since this area was audited?	O 0-less than 2 years O 2-less than 4 years O 4-less than 6 years O greater than 6 years
2. Is this a new program area?	O Yes O Do not know O No
3. Is this program area cross cutting across the agency?	O Yes O Do not know O No
4. Did the results of prior year audits disclose material deficiencies or direct material instances of noncompliance?	O Yes O Do not know O No
5. Have internal control weaknesses been reported for this program?	O Yes O Do not know O No
6. Has management corrected the reported internal control weaknesses?	O Yes O Do not know O No
7. Has management developed a corrective action plan for the internal control weaknesses?	O Yes O Do not know O No
8. Has there been any significant change in the program based on new or amended laws, regulations, or procedures?	O Yes O Do not know O No
9. Does the program receive funding over \$10 million?	O Yes O Do not know O No
10. Does the program involve funding amounts (disbursed on or disbursed to other recipients?	O Yes O Do not know O No
11. Has there been a substantial change in management leadership within the past 12 months?	O Yes O Do not know O No
12. Has there been a change in focus or priority within the last 2 years?	O Yes O Do not know O No
14. Is the program area visible? That is, does it currently receive attention from Congress, the media, or special interest groups?	O Yes O Do not know O No
15. Does the program area rely heavily on manually generated information in its operations?	O Yes O Do not know O No
16. Does the program area have a prior history of fraud, waste, or abuse?	O Yes O Do not know O No

Appendix 3

PERMISSIBLE USES FOR HAVA PAYMENTS TO STATES

Program	USES
Title I, Section 101 Election Administration Improvement Payments Title I, Section 102	 ✓ Complying with the requirements under Title III (uniform and nondiscriminatory election technology and administration requirements). ✓ Improving the administration of elections for Federal office. ✓ Educating voters concerning voting procedures, voting rights, and voting technology. ✓ Training election officials, poll workers, and election volunteers. ✓ Developing the State plan for requirements payments to be submitted under part 1 of subtitle D of title II. ✓ Improving, acquiring, leasing, modifying, or replacing voting systems and technology and methods for casting and counting votes. ✓ Improving the accessibility and quantity of polling places, including providing physical access for individuals with disabilities, providing non-visual access for individuals with visual impairments, and providing assistance to Native Americans, Alaska Native citizens, and to individuals with limited proficiency in the English language. ✓ Establishing toll-free telephone hotlines that voters may use to report possible voting fraud and voting rights violations, to obtain general election information, and to access detailed automated information on their own voter registration status, specific polling place locations, and other relevant information. ✓ Only to replace punchcard and lever voting systems
Title II, Section 251 Requirements Payments	Only to meet HAVA Title III requirements for: ✓ Equipment that meets voting systems standards; ✓ Provisional voting; ✓ Voting information; ✓ Statewide voter registration list; ✓ Voters who register by mail. ✓ Exception: States can use these funds for other improvements to the administration of Federal elections only after meeting the Title III requirements, or if the amount is not more than the minimum payment. The minimum payments are as follows: 2003 = \$4,150,000; 2004 = \$7,229,205; Total = \$11,596,803

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